

UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS

THE GENERAL CONVENTION OF THE NEW
JERUSALEM IN THE UNITED STATES OF
AMERICA, INC., THE MASSACHUSETTS
ASSOCIATION OF THE NEW JERUSALEM
(SWEDENBORGIAN), and GEORGE CHAPIN,

Plaintiffs,

C.A. No.

v.

EDWARD MACKENZIE, THOMAS KENNEDY,
BOSTON SOCIETY OF THE NEW JERUSALEM,
INCORPORATED (SWEDENBORGIAN), and
BOSTONVIEW CORPORATION,

Defendants.

64 CV 10399 WGY

**PLAINTIFFS' MOTION
FOR A PRELIMINARY INJUNCTION**

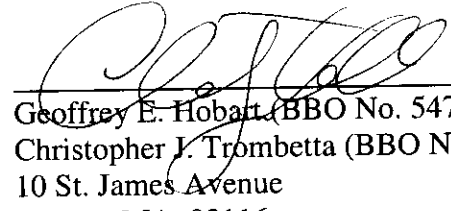
Pursuant to Federal Rule of Civil Procedure 65, Plaintiffs, The General Convention of the New Jerusalem in the United States of America, Inc., The Massachusetts Association of the New Jerusalem (Swedenborgian), and George Chapin (the "Plaintiffs"), hereby move to preliminarily enjoin the Defendants from dissipating assets that belong to Defendant, Boston Society of the New Jerusalem, Incorporated (Swedenborgian), a one hundred eighty-five year old church, and the company which it owns, Defendant, Bostonview Corporation. The reasons supporting this motion are addressed in the memorandum which is filed herewith.

WHEREFORE, Plaintiffs respectfully request that the Court allow its Motion for a Preliminary Injunction.

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(SWEDENBORGIAN), and GEORGE CHAPIN,

By their attorneys,

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